

Information Guide

June 2014

Statutory Responsibilities For Collecting, Reporting, and Remitting Sales Taxes and Income Tax Withholding

Overview

Retailers are required to collect, report, and remit Nebraska and local sales tax.

Employers are required to withhold, report, and remit Nebraska income tax for their employees.

Sales tax and income tax withholding are "trust fund" taxes that are held by retailers, employers, contractors, and payors as agents for Nebraska. Retailers, employers, and others collecting sales tax and income tax withholding should maintain a separate bank account to hold these taxes.

Retailers and employers must also file returns that accurately report Nebraska taxes collected and withheld

This information guide is intended to provide an overview. Nothing in this guide supersedes, alters, or otherwise changes any provisions of the Nebraska tax code, regulations, Nebraska Department of Revenue (Department) rulings, or court decisions.



This information guide may change with updated information or added examples. The Department recommends you do not print this guide. Instead, sign up for the subscription service at revenue.nebraska.gov to get updates on your topics of interest.

Trust Fund Taxes

Trust fund taxes are taxes owned by Nebraska and held "in trust" because they are collected from the customer, withheld from an employee's wages, or deducted from a payment requiring withholding. Trust fund taxes should be maintained in a bank account separate from funds owned by the business. When a separate bank account is maintained, the account should be titled as follows: "ABC Company, Nebraska Tax Trust Account." Retailers and employers may also owe use tax, individual income tax, and business income tax liabilities which are not trust fund taxes.

Collection of Taxes

Nebraska and Local Sales Taxes

The sales tax collected from your customers is a debt you, as a retailer, owe to Nebraska. The sales tax collected is held in trust by you pending payment to the Department. You **cannot** legally use these trust funds for any other purposes. Sales taxes collected from customers should be separated from other business receipts.

Income Tax Withholding

Income tax withholding is deducted from your employees' paychecks. The withholding you deduct is held in trust pending payment to the Department. You **cannot** legally use these funds for any other purposes. You should separate the tax withheld from other business receipts. If you pay a nonresident who is not your employee for personal services preformed in Nebraska you may be required to withhold Nebraska income tax. For more information, see Income Tax Withholding for Nonresident Individuals Performing Personal Services in Nebraska

<u>Information Guide</u>. Please review the information guide to determine if withholding is required. All contractors making payments to another construction contractor (subcontractor) who is **not** listed on the Contractor Database maintained by the Nebraska Department of Labor on its website at <u>dol.nebraska.gov</u> are required to withhold and remit 5% of all payments made to the nonregistered construction subcontractor. See the additional information on the Department's website, <u>Important Information for Contractors Performing Construction Services in Nebraska</u> Effective January 1, 2010.

Recordkeeping Requirements

Nebraska and Local Sales Taxes

You must keep records, including receipts, invoices, cash register tapes, resale and exemption certificates, ledgers, spreadsheets, and workpapers used in preparing tax returns. These records may be examined by the Department to verify amounts required to be paid to Nebraska.

Income Tax Withholding

You must keep records, including payroll journals, W-4 forms, time records, and spreadsheets, to establish the correct amount of income tax withholding due to Nebraska. These records may be examined by the Department to determine or verify amounts required to be paid to Nebraska.

Reporting and Payment of Taxes

Nebraska and Local Sales Taxes

Retailers must report and remit Nebraska and all local sales taxes collected from customers using Form 10. Retailers must file Form 10 monthly, quarterly, or annually based on their annual sales tax liability. You may be required to electronically file and pay your sales and use taxes. Please refer to the Department's website for more information on Electronic Funds Transfer (EFT) and E-File Mandates.

Annual Sales Tax Liability	Filing Frequency	Due Date
\$3,000 or more	Monthly	20th day of the following month
Between \$900 and \$2,999	Quarterly	20th day of the month following the end of the quarter
Less than \$900	Annually	January 20th of the following year

You must continue to file returns on the frequency established by the Department until you or the Department change that frequency.

Note. Any change in filing frequency must be first approved by the Department.

Income Tax Withholding

The Nebraska Withholding Return, Form 941N, is filed on a quarterly or annual basis. Some employers are required to also make monthly deposits. You may be required to electronically file and pay your income tax withholding. Please refer to the Department's website for more information on <u>Electronic Funds Transfer (EFT) and E-File Mandates</u>.

- * Monthly deposits. When the amount of income tax withholding for the first or second month of a quarter exceeds \$500, you must file the return and remit the withholding by the 15th day of the following month.
- **Quarterly filers.** You must file the return and remit the income tax withholding on or before the last day of the month following the end of the quarter.
- ❖ Annual filers. You must file the return and remit the income tax withholding on or before the last day of the month following the end of the tax year.

You must continue to file returns on the frequency established by the Department until you or the Department change that frequency.

Note. Any change in filing frequency must be first approved by the Department.

Deficiency Determinations

If there is an underpayment or a nonfiled return, the Department will determine the amount due from any available records and issue a Notice of Deficiency Determination (Notice) for that amount. If you fail to protest the Notice within 60 days after receiving the Notice, the Department will begin collections based on the Notice issued. If the taxpayer files a return within 60 days after receiving the Notice, the Department may withdraw the Notice.

Successor Liability

When purchasing an existing business, or the assets of an existing business, you may be held liable for unpaid taxes owed by the business to the Department at the time of sale.

Even if the purchase contract includes a statement that the seller's business is free and clear of all encumbrances, the buyer must verify that there is no tax due with the Department. A certificate of clearance can be obtained by filing a Tax Clearance Application, Form 36, with the Department.

Send Form 36 to:

State of Nebraska Department of Revenue Compliance Division PO Box 94609 Lincoln NE 68509-4609

If tax is owed, you must withhold and remit to the Department enough money from the purchase price to ensure that taxes, penalties, and any accrued interest owed to the Department by the previous business have been paid. Failure to withhold these taxes, penalties, and any accrued interest from the purchase price means the purchaser is personally liable as the successor for any sales or use taxes due, or as the transferee for any income taxes due (including employee income tax withholding). See Neb. Rev. Stat. §§ 77-2707 and 77-27,110.

Personal Liability

A person who willfully fails to pay taxes can be held personally liable for any unpaid taxes, penalties, and interest. Those who may be held personally liable for unpaid taxes are:

- Any corporate officer or employee with the duty to pay the taxes imposed on a corporation; or
- Any partner, member, manager, or employee with the duty to pay the taxes imposed on a partnership or limited liability company (LLC).

Collection of Delinquent Taxes

Anyone who fails to pay any taxes due to Nebraska is subject to penalty and interest in addition to the tax. Under Nebraska law, the State automatically holds a lien on all property of the business for any outstanding balance. This is called a statutory lien. The Department may also record a tax lien with the Secretary of State and the county. All liens may be enforced by:

- 1. Garnishing wages or salaries;
- 2. Levying accounts receivable or bank accounts; or
- 3. Seizing and selling real, personal, or intangible property.

The Department is required to publish a list of delinquent taxpayers who owe taxes in excess of \$20,000.

Revocation of a Sales Tax Permit

Your sales tax permit may be revoked if you:

Fail to comply with any provision of the Nebraska Revenue Act, or with any rule or regulation relating to sales tax;

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- Fail to provide any books, records, documents, or items required by law, rule, or regulation for inspection or audit; or
- ❖ Misrepresent, or fail to disclose, a material fact to the Department.

The Department will give you a minimum of 20 days' notice in writing before a revocation hearing. If you have multiple locations, there will be a hearing for each delinquent account, unless you request to combine hearings. The notice will specify the time and place of hearing and require you to prove why your sales tax permit should not be revoked. You will receive written notice from the Department of the suspension or revocation of any of your sales tax permits. If your permit is revoked or suspended, your business must close and remain closed.

If your permits have been revoked or suspended, they may be reinstated if the Department is satisfied that you will comply with the provisions of the Revenue Act and regulations relating to sales tax. A permit reinstatement fee of \$25 must be paid to the Department after the first revocation. A reinstatement fee of \$50 must be paid after any later revocations. The Department may also require a security deposit to ensure future compliance.

Security Deposits

You may be required to post a security deposit of up to three times your average liability in a reporting period to ensure your continued compliance.

If you are habitually delinquent in filing or remitting Nebraska taxes, a security deposit of up to five times the average liability in a reporting period may be required.

Criminal Penalties

Nebraska and Local Sales Taxes

Any person who engages in business as a retailer without the proper Nebraska sales tax permit (or following the revocation or suspension of a permit) may be found guilty of a Class IV misdemeanor. Each day of operation without a permit represents a separate offense and subjects the retailer to a fine of up to \$500 per day.

Any person who willfully fails to collect, report, or remit sales tax, or who in any manner evades taxes imposed under Nebraska's sales tax laws, may be found guilty of a Class IV felony. This person may receive a maximum imprisonment of up to five years, a fine of up to \$10,000, or both.

Income Tax Withholding

Any person who willfully fails to collect, report, or pay income tax withholding, or who in any manner evades taxes imposed under Nebraska's income tax withholding laws, may be found guilty of a Class IV felony. This person may receive a maximum imprisonment of up to five years, a fine of up to \$10,000, or both.

Resource List

Regulations

- Reg-1-008 Records
- Reg-1-004 Permits

Statutes

Applicable to all Tax Programs

- ❖ Neb. Rev. Stat. § 21-2612. Liability of members, managers, and employees.
- ❖ Neb. Rev. Stat. § 77-1783.01. Corporate officer or employee liability.
- Neb. Rev. Stat. § 77-27,131. Tax Commissioner; security required; when; sale of security; notice.
- ♦ Neb. Rev. Stat. § 77-3904. Failure to pay tax or fee; lien; procedures; priority; extension; termination; release or subordination.
- ♦ Neb. Rev. Stat. § 77-3905. Action to collect delinquent amount; procedures; evidence; satisfaction of amount; trust fund; when constituted.
- ❖ Neb. Rev. Stat. § 77-3906. Distraint and sale of taxpayer's property; procedures; conditions; powers and duties; tax agreement; confidentiality rights.

Income Tax

- ❖ Neb. Rev. Stat. § 77-2772. Income tax; Tax Commissioner; records, form of returns.
- Neb. Rev. Stat. § 77-2776. Income tax; Tax Commissioner; return; examination; failure to file; notice; deficiency; notice.
- ❖ Neb. Rev. Stat. § 77-27,110. Income tax; liability of transferee.
- Neb. Rev. Stat. § 77-27,114. Income tax; failure to collect, withhold, deduct, account for, or pay; penalty. Sales and Use Tax

Sales Tax

- ❖ Neb. Rev. Stat. § 77-2703. Sales and use tax; rate; collection; understatement; violation; penalty; interest.
- ❖ Neb. Rev. Stat. § 77-2705. Sales and use tax; retailer; registration; permit; form; revocation; restoration; appeal; exempt sale certificate; violations; penalty; wrongful disclosure; online registration system.
- ❖ Neb. Rev. Stat. § 77-2707. Sales and use tax; sale of business; liability for tax.
- Neb. Rev. Stat. § 77-2708. Sales and use tax; returns; date due; failure to file; penalty; deduction; amount; claim for refund; allowance; disallowance; proceedings.
- ♦ Neb. Rev. Stat. § 77-2709. Sales and use tax; return; Tax Commissioner; deficiency determination; penalty; deficiency; notice; hearing; order.
- ❖ Neb. Rev. Stat. § 77-2711. Sales and use tax; Tax Commissioner; enforcement; records; retain; reports; wrongful disclosures; exceptions; information provided to municipality; penalty; waiver; streamlined sales and use tax agreement; confidentiality rights.
- ♦ Neb. Rev. Stat. § 77-2713. Sales and use tax; failure to collect; false return; violations; penalty; statute of limitations.

Income Tax Withholding

- Neb. Rev. Stat. § 77-2753. Income tax; withholding from wages and other payments.
- Neb. Rev. Stat. § 77-2756. Income tax; employer or payor; withholding for tax.

800-742-7474 (NE and IA), 402-471-5729 Nebraska Department of Revenue, PO Box 94818, Lincoln, NE 68509-4818